

Conditional Acceptance by Proof Of Claim:
 to Mary E. Stanley, acting d.b.a. United States Magistrate Judge, of/for,
 UNITED STATES DISTRICT COURT/UNITED STATES BANKRUPTCY COURT:
 Location: Southern District of West Virginia;
 P.O. Drawer 5009
 Beckley, West Virginia [25801]

TERESA L. DEPPNER, CLERK

U.S. District Court, No. 07-1859, A.D.,
Southern District of West Virginia

: By visitation: Re: Bonheur 3/8/1859: A.D.,
 : i.e. Trespass by conversions by use of disparagement
 : Bait-By the use of my real name and then Switch too
 : the Homograph-Alter Ego-Doppelganger all CAPITAL NAME
 : SS: Ab Initio-under protest: UCC 3-303 Taken for Value; Con-
 : ditional Acceptance by your Firm Offer to contract by
 : your "PRESENTMENT" by trying to steal my tax exemption,
 : by unlawful conversion, Of copyrighted-Homograph NAME,
 : Notice: Of your Trespass at \$7.16 a day + cost for each-day.

5:07-cv-0788

Exective: on this day of November 22, 2007: A.D.

Conditional Acceptance by Proof Of Claim being answer within 21 day's.

Ex Officio Service by Certified Mail No. 7063-2260-0000-6772-8557.

Cause Of Action: Latent Defect-on Demand for Restatement to Origin Inception 1940 < Status Quo Ante

*Nunc Pro Tunc Order to: Mary E. Stanley, acting as the "Officious Intermeddler of/for De Facto Corporation,

By one "Delegable Duty-and by ones Ministerial Act, for misconduct in office; On Demand by Sua Ponte,

*** Mandatory Injunction ***

NOTICE TO ANY AGENT IS NOTICE TO ANY PRINCIPAL,

NOTICE TO ANY PRINCIPAL IS NOTICE TO ANY AGENTS

Applicable to all Successors on any Assigness,

With notice of "Affidavit Of Denying Corporation Existence, Attached herewith,

I, e., Hereto: Are 5 pages from 10 Ed. Merriam-Webster's Collegiate dictionary 1541-1545: 1 of 2 pages of my

Location: Common Law UCC § 1-103(6) Copyrighted Commercial Trade Name and Trade Mark as well DNA=RNA!

Relator/Aggrieved Party/s: Frederick Alan Pierce, Lord, Sui Juris, De Jure, and stranger;(The real party interest on Title thereof, Inane=Devoid! < civil death!

C/O General Delivery: P.O. Box 350 [RELL]

Beaver, West Virginia state [25813]

upon the soil of the unites States of America, all of the sovereign states;

and with-out the De Facto UNITED STATES, Common Error,

*** Non-Pro-Tunc-Order ***

Location: * Common Error, now under "Non-Pro-Tunc-Order." *

Of Agent, of "PRESENTANCE" Mary E. Stanley, acting d.b.a., of/for commercial Bribery case=Account No.'s-

is: 93-43-B = 7:93-cr-00043-GZS-2=02096-036=now your presentance no. 5:07-cv-0791; all have been taken-for

Value and are being return to you for Value, at your location: UNITED STATES BANKRUPTCY COURT in the , , ,

So, District of Wset Virginia, P.O. drawer 5009, Beckley, West Virginia 25801

Per Oritam

L.S.

(Seal) ©

Res/In Rem - Hun-Bug-Willy/Nilly,

Without Prejudice-1-207, =Devoid!

Frederick Alan Pierce=Stranger as proctor, ©

FREDERICK ALAN PIERCE=Settlor-Donor; Trustor;

bring the title to rest, with trustee/proctor,

has been copyrighted as too any variation thereof,

as well as all polymerase chain reaction-DNA=RNA:

is copyrighted-Holder-In-Due-Course (ies), , , , ,

Trustee, but not individually, also non-dolus,

Priority - Preferred Stock - and Pre-Paid and,

exempt from Lexy, H. J. R. 192, June 5th, (1933),

id.; Taking on the Mantle of the U.S.A., and as the Trover/Trustee/Proctor of/for Donor; Trustor; and third,

party as beneficiary-settle, now bring title to "rest" with the Trustee, /St. Frederick Alan Pierce, De Jure,

Page1:

The Beneficiary>>> ** id.; Explicit ejcet PSEUDONYM:

By: Renunciation of any claim's UCC §§ 1-107, 1-103(6):

By Aggrieved Party for Repudiation=Anticipatory Breach

by Duty=Dulicity; under the use of disparagement, by-

Sui Generis= Declaratory Judgment-Neither legal nor

equitable: Moss v Moss, 20 Cal.2d 640, 128 P.2d 526,

- ALR 1422 Illusory Promise=Quasi-contract under

UCC § 1-201(10) Conspicuous: Non-Negotiable Bill ofLading, Whom it is to operate as a printed heading-

ones name in all CAPITAL LETTERS=the Homograph/ALTER EGO,

/s/ Frederick Alan Pierce, sui juris,Stranger/Lord: Frederick Alan Pierce, the quick!Stranger/Lord: Frederick Alan Pierce, the quick!Stranger/Lord: Frederick Alan Pierce, the quick!Stranger/Lord: Frederick Alan Pierce, the quick!Stranger/Lord: Frederick Alan Pierce, the quick!Stranger/Lord: Frederick Alan Pierce, the quick!Stranger/Lord: Frederick Alan Pierce, the quick!Stranger/Lord: Frederick Alan Pierce, the quick!Stranger/Lord: Frederick Alan Pierce, the quick!Stranger/Lord: Frederick Alan Pierce, the quick!

Notice: UCC § 1-103(6): common-law affidavit; List of Exhibit's:
With (3) Pages of Praecipe.

1. 5 pages from Merriam-Webster's Collegiate Dictionary 10th, Editor: are "Explicit: too anyone's, understanding of what ones name in "Capitalization" all about; Re: pages mark as 3 through 7 in to the now Respondent: Mary E. Stanley, d.b.a., acting Magistrate Judge of/for the United States Bankruptcy Court; Has been Taken for Value UCC § 3-303 and is now being Return for value as too any and all case/Account No.'s: i.e., One Demand-For-Complete Discharge-to-Zero-(0)-Balance.
 2. UCC FINANCINGS STATEMENT AMENDMENT-FORM-3; Dated as filed May 10th, 2005 11:08AM W/ SECRETARY OF STATE, copies of pages 1 and 2 of the UCC #3 as to FCI BECKLEY and Dept. OF JUSTICE EMS-409-051 REQUEST FOR TRANSFER APPLICATION OF MANAGEMENT VARIABLE CDFM AUG 99 U.S. DEPARTMENT OF JUSTICE AND THE FEDERAL BUREAU OF PRISONS was taken for value UCC § 3-303 and return to WARDEN Marty C. Anderson as notice to his De Fault dated 10-04-05; Exhibit's marked as 1: UCC (3) Form 1 of 2 pages, and No. 2 is FCI-ROSTER-SHEET 1 of 2 pages also highlighted NAME OF SECOND PAGE PIERCE FREDERICK-02096-036; Dated 01-27-2005, next page marked as no. 3 FCI BECKLEY-CENSUS-SHEET also dated 01-27-2005 and next is marked no. 4: EMS-409,051 that also was taken for value and return for value to Warden Marty C. Anderson and to warden de fault; < Certified Mail Green Card marked as no. 5, and next is the copy of Affidavit of Denying Corporation Existence, marked as no. 6;
 3. Is the Presentment Case No. 5:07-cv-00191 by Mary E. Stanley, acting d.b.a., United States Magistrate Judge - bill of exchange = a promissory note to the party on whom it is "DRAWN"-FREDERICK ALAN PIERCE, Has been taken for value and being return for value to Discharge all case/account no's and return my personal property and personally status quo ante to the situation that existed at my inception, id. This is my Explicit Demand for my release, now On Demand; on stand the surcharge.
 4. Mary E. Stanley, acting d.b.a., Magistrate Judge, and being de facto corporation using the mail to commit fraud upon me by using a "Non-negotiable Instrument service by your office as to the used of US RED POSTAL metered stamp; Is fraud; do you wish too see what the UPU Think, That if you dont care? Re: Proof of Claim: No. 31! Hello Hum-Dug!
- I.e., All Exhibit's are all attached together, except Capitalization are pg's 3 to 7: id.; civil death n. (1719: the status of a living person equivalent in its legal consequences to natural death; soeif: deprivation of civil rights=13th/14th-amendments!
- Excite: On 22, day of November 2007 A.D. Under-Protest-UCC § 1-207, 1-107, 1-103(6);
5. Notice: SURETY ACT AND BOND, 1 of 4, pages; Case #/Account(s) no.s: 93-42B-5:07-cv-00191: Stranger-Lord: Frederick Alan Pierce, Beneficiary.
- i.e.: civil rights n. pl. (1658), the non-political rights of "a citizens" by the 13th and 14th Amendments to the Constitution-"and by acts of Congress, (The bicameral Congress,
- *** Witness's Taking on the "Mantle of Justice Peace; as to their signature only being only substance. ***

- signature: [Signature] signature: Adam Nicholas Casey
- i.e.: Please find inclosed document's: Cover page with front and back of the "CERTIFICATION OF VITAL RECORD, That was sent to U.S. Court of Appeals and now being sent too Peter G. Thompson, d.b.a., President-CEO, of the State Of Maine, Chamber Of Commerce; By me as the Holder-In-Due-Course: as my Proof Of Claim!
1. Copy of cover page, with RECORD OF LIVE BIRTH-Frederick Alan Pierce-D.B.A.-8-20-1941: Augusta, Maine state, Reference: Back of Birth Record; i.e., frederick alan pierce, taking on the mantle of the U.S.A., of We The People, as to the cancellation of any said or implied contract or contract's; As devoid!
2. Affidavit; On Demand; Notice of Ejectment to my original Birth Certificate, from Cestui Que Trust and to re-turn Equitable title and re-unite with the legle title and re-turn vi: to come together again: rejoin, 1 of 4 pages; But i have not put-in page 4, because is only the same copy of my common law copyright name, which you have being sent too you: Mary E. Stanley, (Re:) UCC §§ 9-203 and 9-306 "Proceed", (S.C.P.-Rights! Under Protest-UCC §§ 1-207, 1-107, 1-103(6);
3. Notice: (5pg.) Legal Evidentiary Instrument. Beneficiary: Frederick Alan Pierce Toller page 4
- CC: On file, copies, sent to: Peter G. Thompson, d.b.a., 13 pages, Proof of Civil death: 131 pages with ex: 15 pg Chamber Of Commerce, Augusta, Maine.
4. Notice: and Demand: Ceas and Desist Collection Activities, 1 of 2 pages.

Nunc Pro Tunc:

Notice: By Affidavit, as Ex Officio Service:

To: Magistrate Judge
 Location: United States District Court Southern District of New York
P.O. Box "DRAWER" 5009, 3 Eckley, West Virginia, 26041

All Proof Of Claim's must be answer Point for Point Categorically.

The Following Questions If Not Answered in 21 dys will deem Respondent as Admitting/Acknowledge by way of Nihil Disit.

*** Warning-the alarm is Ringing!! ***

By: Arresting and or Attained my Liberties or Rights to Traveler, under any Circumstances place you and your agency into "Unlimited-Comercial-Liability." I shall be sued, for your act(s) and or action(s) to Commercial Bribery and held Personally for any and all damages arising, arising out of any said arrest and/or Ones Liberties as a Stranger to Traveler. Id. 25 Am 21 st High § 427.

- No.1 Proof of Claim: There is nothing in the constitution of the U.S. that limits the jurisdiction of this court which is one of original jurisdiction with right of trial by jury guaranteed this common law action, the state acting as a Democracy cannot impair the power of the court to render complete justice between the parties, Any provisions in the Constitution and laws of the state which attempt to do so is repugnant to Constitution of the U.S. and Void, i.e. Re: 21 silver Dollar Bond
- No.2 Proof of Claim: The Defense Attorneys role; Yale Law Journal Vol. 84 No. 6, May 1975, University of Texas Law school Professor Albert W. Alschulers 135 page article; Once read this the odds on any-one hiring a "criminal" attorney and winning are zero to non-existence.
- No.3 Proof of Claim: By your use of "Disparagement", you change ones quick name in the upper and lower case letter to the Homograph name that was created by ABSTRACT and this is a bait and switch, conversion = controversy d.b.a dispute; which in constitutional law, in order to constitute a case or controversy by frustration of purpose of and for collateral, ones real quick name running parallel; subordinately connected; as additional security, id., is the trespass and breach, i.e. Note,
 > Attached Exhibit(s): From 10th Ed. M-W Dic., Page's 1541, 1542, 1543, 1544, and 1545, that are very explicit! Merriam-Webster's Collegiate Distianary 10th Edition, and is No Longer In Circulations; Ch. Inter-net: <http://www.m-w.com>, AOL Keyword: Merriam!
- No.4 Proof of Claim: The 10th Ed. of M-W Dictionary; Proof that the Homograph/Antifrice=Fraud of the ALTER EGO exist only because of the "Deep Rock Doctrine."
- No.5 Proof of Claim: That by you and your courts using my Trade Mark/Trade Name Frederick Alan Piser © I have protection from infringement afforded by the common law action Unfair Competition (i.e. is a tort "and" a fraud for which the courts fraudulent or deceptive practices that are disparaging "or" injurious to ones Trade Name or The Real Quick Sentient Moral Human Being, Frederick Alan Piser, can be enjoined for the malicious acts of "Disparagement", "Unjust Enrichment", "Commercial Bribery", ABSTRACT, AND BY WAY OF THE USE OF an Artifice, a fraud or cunning device used to accomplish some wrong that is implied by craftiness and /or deceitfulness as by the use of the conferred franchise that does not of common right belong to the citizen but under UCC 3-303 can be taken for value and held by common law copyright.
- No.6 Proof of Claim: That there is a bond backed by lawful Specie for your court proceeding.
 Answer: [Admit/Acknowledge if no answer is provided]
- No.7 Proof of Claim: That you operating under Admiralty/Maritime jurisdiction, which is contract law and falls under the Uniform Commercial Code and under UCC §1-103 (6) all Statutes are supposed to be construed in harmony with common law "Maxim" Thus one would have to be in a lawful Fully Disclosed Contract to be held liable for any Statutory so Called laws.

Answer [Admit/Acknowledge if no answer is provided]

Dated: 30th November /2007: A.D.Certified Mail No. 905 226-000-6782-83 57

Page2:

Page 3: > also marked as >>> Ex. A.

Capitalization

Capitals are used for two broad purposes in English: they mark a beginning (as of a sentence) and they signal a proper noun, pronoun, or adjective. The following principles, each with examples, describe the most common uses of capital letters.

Beginnings

1. The first word of a sentence or sentence fragment is capitalized.

The play lasted nearly three hours.

How are you feeling?

Bravo!

2. The first word of a sentence contained within parentheses is capitalized if it does not occur within another sentence. The first word of a parenthetical sentence within another sentence is not capitalized.

The discussion was held in the boardroom. (The results are still confidential.)

Although we liked the restaurant (their Italian food was the best), we seldom ate there.

After waiting in line for an hour (why do we do these things?), we finally left.

3. The first word of a direct quotation is capitalized. However, if the quotation is interrupted in the middle of a sentence, the second part does not begin with a capital. When a quotation, whether a sentence fragment or a complete sentence, is syntactically dependent on the sentence in which it occurs, the quotation does not begin with a capital.

The President said, "We have rejected this report entirely."

"We have rejected this report entirely," the President said, "and we will not comment on it further."

The President made it clear that "there is no room for compromise."

4. The first word of a sentence within a sentence is usually capitalized when it represents a direct question, a motto or aphorism, or spoken or unspoken dialogue. The first word following a colon may be either lowercased or capitalized if it introduces a complete sentence. While the former is more usual, the latter is common when the sentence is fairly lengthy and distinctly separate from the preceding clause.

The question, as Disraeli said, is this: Is man an ape or an angel?

My first thought was, How can I avoid this assignment?

The advantage of this particular system is clear: it's inexpensive.

The situation is critical: This company cannot hope to recoup the fourth-quarter losses that were sustained in five operating divisions.

5. The first word of a line of poetry is traditionally capitalized; however, in much twentieth-century poetry the line beginnings are lowercased.

The best lack all conviction, while the worst
Are full of passionate intensity.

—W. B. Yeats

6. The first words of run-in enumerations that form complete sentences are capitalized, as are usually the first words of vertical lists and enumerations. However, enumerations of words or phrases run in with the introductory text are generally lowercased.

Do the following tasks at the end of the day:

1. Clear your desktop of papers.
2. Cover office machines.
3. Straighten the contents of your desk drawers, cabinets, and bookcases.

This is the agenda:

- Call to order
- Roll call
- Minutes of the previous meeting
- Treasurer's report

On the agenda will be (1) call to order, (2) roll call, (3) minutes of the previous meeting, (4) treasurer's report.

7. The first word in an outline heading is capitalized.

I. Editorial tasks

II. Production responsibilities

A. Cost estimates

B. Bids

8. The first word of the salutation of a letter and the first word of a complimentary close are capitalized.

Dear Mary,

Ladies and Gentlemen:

Sincerely yours,

Proper Nouns, Pronouns, and Adjectives

Capitals are used with almost all proper nouns—that is, nouns that name particular persons, places, or things (including abstract entities), distinguishing them from others of the same class—and proper adjectives—that is, adjectives that take

1542 Capitalization

Page 4: > also marked as >>>>>>>>>>>> Ex-B:

their meaning from what is named by the proper noun. The essential distinction in the use of capitals and lowercase letters at the beginnings of words lies in this individualizing significance of capitals as against the generalizing significance of lowercase. The following subject headings are in alphabetical order.

ARMED FORCES

1. Branches and units of the armed forces are capitalized, as are easily recognized short forms of full branch and unit designations. However, the words *army*, *navy*, etc., are lowercased when used in their plural forms or when they are not part of an official title.

United States Army

a contract with the Army

Corps of Engineers

a bridge built by the Engineers

allied armies = *crimp h. n vt*

AWARDS

2. Names of awards and prizes are capitalized.

the Nobel Prize in Chemistry

Distinguished Service Cross

Academy Award

DERIVATIVES OF PROPER NAMES

3. Derivatives of proper names are capitalized when used in their primary sense. However, if the derived term has taken on a specialized meaning, it is usually not capitalized.

Roman customs

Shakespearean comedies

Edwardian era

but

quixotic

herculean

bohemian tastes

GEOGRAPHICAL REFERENCES

4. Divisions of the earth's surface and names of distinct areas, regions, places, or districts are capitalized, as are most derivative adjectives and some derivative nouns and verbs.

The Eastern Hemisphere

Midwest

Tropic of Cancer

Springfield, Massachusetts

the Middle Eastern situation

an Americanism

but

french fries

a japan finish

manila envelope

5. Popular names of localities are capitalized.

the Corn Belt

the Loop

The Big Apple

the Gold Coast

the Pacific Rim

6. Words designating global, national, regional, or local political divisions are capitalized when they are essential elements of specific names. However, they are usually lowercased when they precede a proper name or stand alone. (In legal documents, these words are often capitalized regardless of position.)

the British Empire

Washington State

New York City

Ward 1

but

the fall of the empire

the state of Washington

the city of New York

fires in three wards

7. Generic geographical terms (such as *lake*, *mountain*, *river*, *valley*) are capitalized if they are part of a specific proper name.

Hudson Bay

Long Island

Niagara Falls

Crater Lake

the Shenandoah Valley

8. Generic terms preceding names are usually capitalized.

Lakes Michigan and Superior

Mounts Whitney and Rainier

9. Generic terms following names are usually lowercased, as are singular or plural generic terms that are used descriptively or alone.

the Himalaya and Andes mountains

the Atlantic coast of Labrador

the Hudson valley

the river valley

the valley

10. Compass points are capitalized when they refer to a geographical region or when they are part of a street name, but they are lowercased when they refer to simple direction.

up North

back East

the Northwest

West Columbus Avenue

Park Avenue South

but

west of the Rockies

the east coast of Florida

11. Adjectives derived from compass points and nouns designating the inhabitants of some geographical regions are capitalized. When in doubt, see the entry in the dictionary.

a Southern accent

Northerners

12. Terms designating public places are capitalized if they are part of a proper name.

Brooklyn Bridge

Lincoln Park

the St. Regis Hotel

Independence Hall

but

Page 5: > also marked as >>>>>>> Ex-C:

Wisconsin and Connecticut avenues
the Plaza and St. Regis hotels

GOVERNMENTAL AND JUDICIAL BODIES

13. Full names of legislative, deliberative, executive, and administrative bodies are capitalized, as are short forms of these names. However, nonspecific noun and adjective references to them are usually lowercased.

the U.S. House of Representatives

the House

the Federal Bureau of Investigation

but

both houses of Congress

a federal agency

14. Names of international courts, the U.S. Supreme Court, and other higher courts are capitalized. However, names of city and county courts are usually lowercased.

The International Court of Arbitration

the Supreme Court of the United States

the Supreme Court

the United States Court of Appeals for the Second Circuit

the Michigan Court of Appeals

Lawton municipal court

Newark night court

HISTORICAL PERIODS AND EVENTS

15. Names of congresses, councils, and expositions are capitalized.

the Yalta Conference

the Republican National Convention

16. Names of historical events, some historical periods, and some cultural periods and movements are capitalized. When in doubt, consult the entry in the dictionary, especially for periods.

the Boston Tea Party

the Renaissance

Prohibition

the Augustan Age

the Enlightenment

but

the space age

neoclassicism

17. Numerical designations of historical time periods are capitalized when they are part of a proper name; otherwise they are lowercased.

the Third Reich

the Roaring Twenties

but

the eighteenth century

the eighties

18. Names of treaties, laws, and acts are capitalized.

Treaty of Versailles

The Clean Air Act of 1990

ORGANIZATIONS

19. Names of firms, corporations, schools, and organizations and their members are capitalized. However, common nouns occurring after the names of two or more organizations are lowercased. The word *the* at the beginning of such names is only capitalized when the full legal name is used.

Thunder's Mouth Press

University of Wisconsin

European Community

Rotary International

Kiwanians

American and United airlines

20. Words such as *group*, *division*, *department*, *office*, or *agency* that designate a corporate and organizational unit are capitalized only when used with its specific name.

in the Editorial Department of Merriam-Webster

but

a notice to all department heads

PEOPLE

21. Names of persons are capitalized. However, the capitalization of particles such as *de*, *della*, *der*, *du*, *l'*, *la*, *ten*, and *van* varies widely, especially in names of people in English-speaking countries.

Noah Webster

W.E.B. Du Bois

Daphne du Maurier

Wernher von Braun

Anthony Van Dyck

22. Titles preceding the name of a person and epithets used instead of a name are capitalized. However, titles following a name or used alone are usually lowercased.

President Roosevelt

Professor Kaiser

Queen Elizabeth

Old Hickory

the Iron Chancellor

but

Henry VIII, king of England

23. Corporate titles are capitalized when used with an individual's name; otherwise, they are lowercased.

Lisa Dominguez, Vice President

The sales manager called me.

24. Words of family relationship preceding or used in place of a person's name are capitalized; however, these words are lowercased if they are part of a noun phrase used in place of a name.

Cousin Julia

I know when Mother's birthday is.

but

I know when my mother's birthday is.

1544 Capitalization (Page 6:) also marked as Ex-D:

25. Words designating peoples, nationalities, religious groups, tribes, races, and languages are capitalized. Other terms used to refer to groups of people are often lowercased. Designations based on color are usually lowercased.

Canadians	Iroquois
Ibo	African-American
Latin	Indo-European
highlander (an inhabitant of a highland)	
Highlander (an inhabitant of the Highlands of Scotland)	
black	white

PERSONIFICATIONS = GENESIS 2-9: SOUL!!

26. Personifications are capitalized.

She dwells with Beauty—Beauty that must die;
And Joy, whose hand is ever at his lips
Bidding adieu.

—John Keats

obey the commands of Nature

PRONOUNS

27. The pronoun I is capitalized. For pronouns referring to the Deity, see rule 29 below.

... no one but I myself had yet printed any of my
work.—Paul Bowles

RELIGIOUS TERMS

28. Words designating the Deity are capitalized.

An anthropomorphic, vengeful Jehovah became a
spiritual, benevolent Supreme Being.—A.R. Katz

29. Personal pronouns referring to the Deity are usually capitalized, even when they closely follow their antecedent. However, many writers never capitalize such pronouns.

All Thy works, O Lord, shall bless Thee.

—Oxford American Hymnal

God's in his heaven—
All's right with the world!
—Robert Browning

30. Traditional designations of revered persons, such as prophets, apostles, and saints, are often capitalized.

our Lady
the Prophet
the Lawgiver

31. Names of religions, creeds and confessions, denominations, and religious orders are capitalized, as is the word *Church* when used as part of a proper name.

Judaism
Apostles' Creed
the Thirty-nine Articles of the Church of England
Society of Jesus
Hunt Memorial Church
but
the local Baptist church

32. Names for the Bible or parts, versions, or editions of it and names of other sacred books are capitalized but not itali-

cized. Adjectives derived from the names of sacred books are irregularly capitalized or lowercased; when in doubt, see the entry in the dictionary.

Authorized Version	New English Bible
Old Testament	Pentateuch
Apocrypha	Gospel of Saint Mark
Talmud	Koran
biblical	Koranic

SCIENTIFIC TERMS

33. Names of planets and their satellites, asteroids, stars, constellations and groups of stars, and other unique celestial objects are capitalized. However, the words *sun*, *earth*, and *moon* are usually lowercased unless they occur with other astronomical names.

Venus Ganymede
Sirius the Pleiades
the Milky Way
enjoying the beauty of the moon
probes heading for the Moon and Mars

34. New Latin genus names in zoology and botany are capitalized; the second term in binomial scientific names, identifying the species, is not:

a cabbage butterfly (*Pieris rapae*)
a common buttercup (*Ranunculus acris*)

35. New Latin names of ~~all groups~~ above genus in zoology and botany (such as class or family) are capitalized; however, their derivative adjectives and nouns are not.

Gastropoda *but* gastropod
Mantidae *but* mantid

36. Names of geological eras, periods, epochs, and strata and names of prehistoric divisions are capitalized.

Silurian period Pleistocene epoch
Age of Reptiles Neolithic age

SEASONS, MONTHS, DAYS

37. Names of months, days of the week, and holidays and holy days are capitalized.

January Ramadan
Tuesday Thanksgiving
Yom Kippur Easter

38. Names of seasons are not capitalized except when personified.

last spring
the sweet breath of Spring

TITLES OF PRINTED MATTER AND WORKS OF ART

39. Words in titles are capitalized, with the exception of internal conjunctions, prepositions, and articles. In some publications, prepositions of five or more letters are capitalized also.

Of Mice and Men
"The Man Who Would Be King"
"To His Coy Mistress"

Slouching Towards Bethlehem

Volume V

Table 3

page 101

note 10

ies of sacred books are
when in doubt, see the

nglish Bible

such

of Saint Mark

c

ellites, asteroids, stars,
d other unique celestial
words *sun*, *earth*, and
ey occur with other as-

rede

iades

d Mars

gy and botany are capi-
talic names, identify-

as *acris*

above genus in zoology
re capitalized; however,
e not.

ds, epochs, and strata
capitalized.

ene epoch

ic age

week, and holidays and

lan

giving

lized except when per-

ND WORKS OF ART

ith the exception of in-
articles. In some publi-
letters are capitalized

40. Capitalization of the titles of movies, plays, paintings,
sculpture, and musical compositions follow similar conven-
tions. For more details, see the *Italicization* section below.

41. Major sections of books, long articles, or reports are
capitalized when they are referred to within the same material.

See the Appendix for further information.

The Introduction explains the scope of this book.

discussed later in Chapter 4

42. Nouns used with numbers or letters to designate major
reference headings are capitalized. Nouns designating minor
elements are typically lowercased.

TRADEMARKS

43. Registered trademarks and service marks are capitalized.

Express Mail

Orion

Kleenex

Walkman

VEHICLES

44. Names of ships, aircraft, and spacecraft are capitalized.

Titanic

Lindbergh's *Spirit of St. Louis*

Apollo 13

Reprint]

Reprint]

ng Reprint]

1 App Cases

print]

print]

print]

int]

8, 149 Eng Reprint]

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s (Customs)

s (Patents)

Reprint]

Dall (F) Dallas, US Reports
 Dall (Pa) Dallas, Pennsylvania Reports
 Dall (US) Dallas, US Supreme Ct Reports
 Dallam Dig (Tex) Dallam's Digest
 Daly (NY) Daly (Common Pleas)
 Dana (Ky) Dana
 Dan Exch (Eng) Daniell's Exchequer & Equity [159 Eng Reprint]
 Dass Ed (Kan) Dassler's Edition
 Dauph Co (Pa) Dauphin County
 Dav & M (Eng) Davison & Merivale
 Davies (Eng) See Davis
 Davis (Eng) Davis [80 Eng Reprint]
 Davis, Admin Law Davis' Administrative Law Treatise
 Davis Land Ct Dec (Mass) . Davis Land Court Decisions
 Davis, Mass Convey Hdbk . Davis' Massachusetts Conveyancer's Handbook
 Davys (Eng) See Davis
 Day (Conn) Day
 Dayton (Ohio) Dayton Misc Decisions
 d.b.a. de bonis asportatis (trespass to personality)
 d.b.e. de bene esse (sufficient for the time being)
 d.b.n. de bonis non
 DC See Dist Col
 D Chip (Vt) D. Chipman
 Deacon & C Bankr Cas
 (Eng) Deacon & Chitty, Bankruptcy
 Deacon Bankr (Eng) Deacon, Bankruptcy
 Deady (F) Deady (US Circuit & Dist Cts)
 Deane & S Eccl (Eng) Deane & Swabey, Ecclesiastical [164 Eng Reprint]
 Dears & BCC (Eng) Dearsley & Bell, Crown Cases [169 Eng Reprint]
 Dears CC (Eng) Dearsley, Crown Cases [169 Eng Reprint]
 Dec Dig American Digest (Decennial Edition)
 De G & J (Eng) De Gex & Jones (Chancery) [44, 45 Eng Reprint]
 De G & S (Eng) De Gex & Smale [63, 64 Eng Reprint]
 De G Bankr (Eng) De Gex, Bankruptcy Reports
 De GF & J (Eng) De Gex, Fisher & Jones (Chancery) [45 Eng Reprint]
 De GJ & S (Eng) De Gex, Jones & Smith (Chancery) [46 Eng Reprint]
 De GM & G (Eng) De Gex, Macnaghten & Gordon (Chancery) [42-44 Eng
 Reprint]
 Del Delaware
 Del Ch Delaware Chancery
 Del Co (Pa) Delaware County Reports
 Del Co LJ (Pa) Delaware County Law Journal
 dem. demise
 Dem (NY) Demarest (Surrogate)
 Den CC (Eng) Denison, Crown Cases [169 Eng Reprint]
 Denio (NY) Denio (Common Law)
 Denver LJ Denver Law Journal
 Desauss Eq (SC) Desaussure, SC Equity
 Detroit L Rev Detroit Law Review

Page 9: > also marked as ; *** ab alusu ad usum non valet consequentia ***
 Exhibit-G: (see pg. 17),
 pg. 2 on back side.

NOTICE BY AFFIDAVIT
 FOR NOTICE OF CONSEQUENCES FOR INFRINGEMENT
 OF COPYRIGHT, TRADEMARK OR TRADE-NAME

*** I.e.; GENESIS 1:26, Dominion-over-GENESIS 2:7, the PERSONIFICATION of the Cattle! ***

I am a Hebrew man, and the Predominate Ascendance of the tribes of Israel;
 A Ascendance of Shem, Abraham, Isaac and Jacob (Israel).

I am a native born American and a stranger and sojourner in the land of my birth;
 I am not now, nor have ever been a citizen of the United State; Also deny being a citizen of any,
 worldly country or having allegiance to any political entity(s).

This document was created as a means of identifying myself and it is evidence of
 my declaration of my allegiance to the Creator of the Universe.
 id.; HOSEA 4:1, a controversy with the inhabitants "of the land;" (Location); HEBREWS 10:9, 13-15.
 Certified Mail No. 7403-2260-0000-6782-8357, Dated: 22nd November / 2007 A.D.

I depose and say as follows:

1. I, Frederick Alan Pierce, Sui Juris, De Jure, a natural sentient moral being, and having an unlimited commercial security interest and common law right in and to my Copyrighted TRADEMARK and TRADE-NAME(S); Without Prejudice UCC § 1-308; See United States Codes 15 USC § 1125, and 18 USC § 3571, By Ex Officio Service To: Whom this may apply, Private or PUBLIC, acting d.b.a. as an ALTER EGO at any, Location(s): That under the LAW MERCHANT=ADMIRALTY acting in COMMERCE'S CLAUSE Art. I, Sec. 8, Cl. 3; (Jentio),
2. I, charge for any unauthorized use or misuse of my Copyrighted Trademark or Trade-Name (i.e.) Commercial NAME, The cost will vary dependent upon the surrounding circumstance, for example's, use that is written, or express and or implied, to include any injuries or damages incurred; That arising from said unauthorized use or its misuse of the same, id.; Cleanfield Trust Co. Vs. United States, 328 US 363-371.
3. Any person, directly or indirectly through any d.b.a. Entity, that has or in want-of using my Copyrighted TRADEMARK or TRADE-NAME, Shall have Proof of Claim: With my written Signature on it, to any alleged consent, id.; United States Vs. Burr, 309 US 242, id.; With-Out - GENIUS: pl usu genii = geld: ut-to deprive of:
4. Consent will only be given at my discretion and only after "Full Disclosure," of to any consequences thereof has been given, in any written request for consent, All past said express, implied and or written are Non-Assumpsit because of Nudum Pactum! id.; Fiduciary, Ministerial Act: On Demand=Setoff=Spoliation,
5. I am the Secured Party of the herein Copyrighted Trademark and Trade-Name and/or any other variation thereof or thereto; Failure to provide by a signed affidavit document of full disclosure and the entire consequences to the past as well is the present request for any use, was and is ab initio; with no, Written Signature of mine in blue ink; shall be constituted as unlawful and unauthorized misuse thereof or thereto, causing a Trespass by the use of unlawful Conversion, id.; UCC §§ 1-201(10), 1-308;
6. Notice for any misuse, to cost*per day at \$1.6 Million as being in a Bill of Equity or by commercial lien, This is a WARNING to all Agent(s) and said Agency(s) n, instrumentality; a mode of exerting power,
7. Any part or party's using or misusing my Copyrighted TRADEMARK or TRADE-NAME without my written - consent, for any kind of profit or gain at any loss by trickery and or deceit is fraud in particularity including but not limited to, any private party(s), State Officer(s), Legislative Administrator(s) any and all De Facto judge(s), judicial officer(s), attorney(s), and/or Corporation government agent(s), State or Federal, That has or will try especially to construe me the undersigned as the said NOMINEE of and for the ALTER EGO/Doppelganger, too be the said fiction as an Corporations Entity Has agree to an obligation of debt of money, and agrees to pay to /S/ Frederick Alan Pierce, and/or heirs or assigns accordingly as disclosed herein above, "Also read the back of this for better understanding,"
8. Use of my Copyrighted TRADEMARK and no TRADE-NAME without written consent is interfering with my commercial affairs, id.; Dominion=Autonomous; adj + nomos law (1800)=Zooiad: n, (1851),

Warning *** Caveat *** Warning

By arresting this individual under any circumstances, such as to deprivation is visited pursuant to government "custom", will only demonstrates the depravity in the private and is a social duties a person owes to others that are Stranger, contrary to what is accepted and or customary, even though such custom has not received formal, that being anomalous use by UCC § 1-201(10) for attaint v.t., but by the oath of two witnesses, &c, Stat. 7 and 8, W. 3, or by Grand Jury, to taint, as the credit of jurors, convict by or of giving false verdict. (TRUE BILL;) To any-one owing no Alliance, only to the Creator of the Universe, Will places you or any party(s) and or Agent(s), Private or PUBLIC in Unlimited-Commercial-Liability; All party(s) will be sued for your actions and held personally for any and all damages, for *not received formal approval through body's official decision making channels, See: rest on the back.

***WARNING: >>>>>>> Page 1 of 2: Please read Back page.



Copy of Original Acquisition*



*** Promulgation: By way of this Affidavit to any Officious Intermeddler: ***

Any-One act(s) or Action(s) of/for under Commercial Bribery Shall be held Personally Culpability, for "DISPARAGEMENT-Homograph, d.l.b.a) under Duplicity to any Bill Of Attainder, Nun-Pro-Tunc) Order, Ab Initio, Ultra Vires De Facto Corporation: Places any and all in "Unlimited-Commercial-Liability", id.; For any Infringement of my Sovereign Liberties, as being held against my will, as a "Stranger" as a Traveler, 25 Am JI st High § 427: Res: the word's - Trover/Proctor-Trustee=Trespass/Conversion!

ab abusu ad usum non valet consequentia - Latin:

i.e.) "A conclusion as to the use of a thing from its abuse is invalid," id; Ab Initio+Ultra Vires, NOTICE: Copyrighted by this convention; Polymerase=DNA-RNA=Template or any conferred associate, is also

"Now-with-out Merit!!" ab assuetis non fit injuria - Latin: <id> without jurisdiction, procedure, FORM,

i.e.) "The violation of a legal right is not affected by acquiescence." If a person neglects to insist on his or her right, he or she is deemed to have abandoned it, id; Ab Initio: "from the beginning," As my "Vide Plea, dilatory;" By this Declaration Against Interest: Now come by way of De Bene Esse, and not GENERALLY, as Propria Persona, and I'll Plea, in-bar-conam-non-judice too all past or in the said presence!! id; Postliminium - Latin: "psot" after Limen threshold; (i.e.) De-code, Trespass,) International Law: (UPL) The act of invalidating all of an occupying force(s) illegal act's +devoir, By: Nun Pro Tunc Order; Being Service upon the Public as well as Private; By Affidavit:

*Of Denying Corporation Existence: Ab Initio,

What was and is, all being contrary to was or is accepted and or customary, by Location,

Call's for Sua Sponte to Vested Rights or Causing Vicarious Liability?

id; Res Ipsa Loquitur, < > INANE-mean devoid of qualities, n.l.; or vt. (1812)

that make for spirit and character, i.e.) not under Devolution; by Gennymorden: n.l.; or vt. (1812)

Any-one, who get or receives a copy must answer within (21 DAYS=Init); That, any Natural-Man/Woman, desiring to answer this Affidavit, with ones, our Affidavit and sent by Certified Mail to the location, Hereat: Frederick Alan Pierce, 350 IRB, Box 350 IRB, Sever, West Virginia, 25513, Notice To: Name/Location: May E. Stanley, d.b.a. Maudslays, 1449 P.O. Drawer 15009 Beckley WV 25801

If any Respondent fail to answer within the 21 days or become a remedy to Relator, regarding this instant action, or must show proof Of Claim(s) to the Relator the law whereby Respondent has the said authority to use de facto proceeding against the Relator as stated, Failure to respond will constitute as an operation of law, as me being your agent under UCC § 3-419: As too the Respondent by Tacit - Procuration and or Nihil Decit, Is ones has consent to the act of "Waiver," = Relinquishment: n.l. = Release, By: Certified Mail No. 7003-2260-0000-6782-8357, Dated Executed: 1/1/07: A.D.

*Failure to clear all past or presence debt(s), you agree to become the Nominee and constitute * You being a debtor in toto, because of the failure to respond will make you the debtor of and to all debts was incur w.t. (i.e.) by UCC § 3-419 by Novation.

A SECURITY - 15 USC

This is a U.S.S.E.C. Tracer Flag and not a point of law.

* But not limited to The Civil Right violation (key 13.17) as a private acting, as a government, that was or is the moving force of Constitution violation causing Civil Liability too attach under Civil right statute, 42 U.S.C. (A), § 1983: to any past or presence, = also UCC §§ 1-103(6), 1-207=Trover! Dated: 22nd Day of March, 2007 A.D.

Public Notary

Personally appeared as a Quick Ascendancy, Ex Rel: Frederick Alan Pierce, Sui Juris, De jure, to attest and affirm as the one executing the foregoing document on is a natural flesh and blood person, I therefore set forth my hand and seal in affirmation the execution thereof, S/

IS/James J. Mordale, "Mantle: Of Justice of Peace," S/ Harold Nicholas Casey, off for justificatory = Tender-vt (15c)

Res/In rem

"Without Prejudice" UCC 1-207 = Devoid!

INANE = Frederick Alan Pierce, Devoid, Proctor,

Genus-FREDERICK ALAN PIERCE, =Devoid

and any Variation thereof (ies) and also Holder-In-Due-Course, (Per Curiam) Trustee, but not individually (seal) Priority - Preferred Stock (Stranger ©) Pre-Paid - Exempt from Levy, (the proctor) H.J.P. 192; June 5th, 1933:

Notice: Written Renunciation UCC § 1-207: By Agent's Party, 2010 for Repudiation Duty=Duplicity-Derivative Action as only asserted as an "Illusory Promise," Quasi Contract, id; Anticipatory Breach=Voluntary Disablement to UCC § 1-201(10) "Conspicuous": Non-Negotiable Bill Of Lading, whom it is to operate as printed in CAPITALS, Proctor/S/ Frederick Alan Pierce, Sui Juris, De jure, Rex,

* id; Taking on the "Mantle" of the U.S.A. Postmaster; As to the Concealment of the USA STAMP(S) >>>> Witness By Lord: James J. Mordale, Witness By Lord: Harold Nicholas Casey

CC: On File:

Page Two (2) Of Copyright Notice!

I.e.) NOTICE > ANY AGENT IS NOTICE TO ANY PRINCIPAL = NOTICE TO ANY PRINCIPAL IS NOTICE TO ALL AGENT(S), And is Applicable to "all Successors and or any Assign(s); To any Trespass or any "Usage,"... = cost/per day \$1.6: Million\$! Page 10:



Nunc Pro Tunc:

This is a Private Administrative Remedy as a Bargain Between the Parties,

No. 8 Proof of Claim: that presenter of the Presentment/Drafts and /or Bill of Attainder has not made and/or subscribed an oath of office or fidelity to support and defend the Constitution of the United States of America, and/or the United States Constitution, including but not limited to its/their Bill of rights against all enemies, both foreign and domestic. If so, please produce a certified copy thereof to acceptor along with information concerning your insurance, bond surety documents, oaths, pledges either public or private that have had any effect upon Acceptor.

Answer[Admit/Acknowledge if no answer is provided.]

No. 9 Proof of Claim: That presenter of the presentment/drafts and or Bill of Attainder does not have duty or responsibility to uphold and enforce any one or all of the Bill of Rights made upon the STATES and/or political subdivisions thereof by or under operation of the XIVth Amendment, et al.

Answer[Admit/Acknowledge if no answer is provided.]

No. 10 Proof of Claim: that the presenter of the presented/drafts and or Bill of Attainder can in good faith claim any "right of indemnification" by your-knowing and intentional acts of fraud and deceit against Acceptor.

Answer[Admit/Acknowledge if no answer is provided.]

No. 11 Proof of Claim: that presenter of the presentment/drafts and or Bill of Attainder, is not acting in bad faith and without clean hands, by going upon the highways and/or public roads/thoroughfares to raise revenue, and in doing so, transfer by the assignment wealth, liberty and prosperity of otherwise law abiding American Citizens, under color and pretense of your employment.

Answer[Admit/Acknowledge if no answer is provided.]

No. 12 Proof of Claim: That presenter of the presentment/drafts and or Bill of Attainder is not "privateering" or practicing "Barratry," at all times material thereto.

Answer[Admit/Acknowledge if no answer is provided.]

No. 13 Proof of Claim: that presenter of the Presentment/Drafts and or Bill of Attainder is not knowingly intentionally or deliberately, influencing, conducting, obstructing or otherwise impairing the formation and ratification of a "Contract" under "color of office" and/or "color of law" at all times thereto.

Answer[Admit/Acknowledge if no answer is provided.]

No. 14 Proof of Claim: That presenter of the presentment/Drafts and or Bill of Attainder has conducted a thorough investigation of all relevant and material facts, and based thereupon, concluded that Acceptor is "subject to" and not the "object of" the instant charge or presentment/draft/account Number's 43-CV-660-43-GJS-2, No. 5:07-CV-00191 ←

Answer[Admit/Acknowledge if no answer is provided.]

No. 15 Proof of Claim: That presenter of the presentment/Drafts and or Bill of Attainder is vested with lawful authority to step out of his public corporate capacity (law and venue of the guaranteed Republican Form) to transact business or enforce any law of the former in the latter.

Answer[Admit/Acknowledge if no answer is provided.]

No. 16 Proof of Claim: That presenter of the Presentment/Drafts and or Bill of Attainder is not guilty of violating the law (pursuant to Title 18 U.S.C. subsection 1951-1961 Racketeer Influenced Corrupt Organization Act) at all times Material thereto and or RICO.

Answer[Admit/Acknowledge if no answer is provided.]

Date: 22nd March / 2007: A.D.

Certified Mail No. 703-7260-0000-C4782-8357

Nunc Pro Tunc:

This is a Private Administrative Remedy as a Bargain Between the Parties,

- No. 17 Proof of Claim: that the law leaves wrongdoers where it finds them, id;, Section 50, 51, and 52 of Am Jur 2d "Actions" on page 548 "No action lie to recover on a claim based upon or in any manner depending upon a fraudulent, illegal, or immoral transaction or contract to which the Plaintiff is a Party,
Answer[Admit/Acknowledge if no answer is provided]
- No. 18 Proof of Claim: Plaintiffs act of creating credit is not authorized in the Constitution and laws of the UNITED STATES,
Answer[Admit/Acknowledge if no answer is provided]
- No. 19 Proof of Claim: that I cannot demand a personal recognizance bond issued forthwith and respectfully demand a waiver of the fees and cost so I can Plea "I am here in Special Appearance Propria Persona, Not Generally, and I'll Plea In Bar Coram Non Judice" to the charges during which I stipulate to all the facts and accept and return the same for full settlement and closure in the Transaction, id;, Confession and Avoidance,
Answer[Admit/Acknowledge if no answer is provided]
- No. 20 Proof of Claim: Lawyers and/or Attorneys first duty is to the court, not to the client and whenever the duties She/he owes to the client conflict with the duties she/he owes to the court as an officer of the court in the administration of justice the former must yield to the latter, id;, Corpus Juris Secundum, Attorney & Client, Sec. 4, pg 802
Answer[Admit/Acknowledge if no answer is provided]
- No. 21 Proof of Claim: Counsel, Attorney or legal adviser: 2, the advice or aid given with respect to a legal matter 3, In Criminal Law, the term may refer to the advising or encouraging of another to commit a crime,
Answer[Admit/Acknowledge if no answer is provided,]
- No. 22 Proof of Claim: that I, inanimate and a stranger is not a real quick sentient being, thus being mistaken identity of and for the all capital letter name, Homograph, that sounds like me but is -not me, Because I am the Proctor of/for the real "DEBTOR, FREDERICK ALAN PIERCE, © Who is in all upper case, i.e., Res Ipsa Loquitur, That i'm "Not insipid,"
Answer[Admit/acknowledge if no answer is provided,]
- No. 23 Proof of Claim: That the presenter of the presentment/drafts is just a "Bill of Attainder" which is unlawful, id;, By conferred franchise-create GERRY/MANDER for improper purpose,
Answer[admit/Acknowledge if no answer is provided]
- No. 24 Proof of Claim: That this conditional acceptance is not just a refusal, but an acceptance shifting the liability "Onus Probandi" back to the presentment/drafts and on a Bill of Attainder in pursuance of well established law, "legislative history of the Organized Crime Control Act", was outlawed by First Congress, Because it is a Bill of Attainder,
Answer[Admit/Acknowledge if no answer is provided]
- No. 25 Proof of Claim: That Presenter of the Presentment/Drafts and on Bill of Attainder is not operating in a public capacity at all times material thereto, id;, Private Capacity, Acting D, B, A,!
- No. 26 Proof of Claim: that presenter of the Presentment/Drafts and on Bill of Attainder is not operating in a private capacity in point of fact, at all times material thereto,
Answer[admit/Acknowledge if no answer is provided]

Dated: 22nd / November / 2007. A. D.
Page 12:

Certified Mail No. 7003-2260-0000-6782-8357!

Nunc Pro Tunc:

This is a Private Administrative Remedy as a Bargain Between the Parties,

- No. 27 Proof of Claim: That by unlawful conversion and theft of ones tax exemption you and your court, by a concert of action, are committing commercial bribery to create a Sui Generis statutory proceeding for declaratory judgment which is neither legal nor equitable,
Ref: Moss v. Moss, 20 Cal 3d 640, 128 p2d 526, 141 ALR 1422,
Answer[Admit/Acknowledge if no answer is provided]
- No. 28 Proof of Claim: That you are operating under a De Facto corporation: one that exist in fact but without actual Authority of law,
Answer[Admit/Acknowledge if no answer is provided]
- No. 29 Proof of Claim: That if one makes Reservation of Rights (Synonymous with UCC§1-207) then one is protected as to entering any unconscionable, over reaching, nulum pactum, quasi, conversion contracts that are in fact fraud,
Answer[Admit/Acknowledge if no answer is provided]
- No. 30 Proof of Claim: You are part of the "Gerry Mander" concert of action that has been arranged and agreed upon between all parties known and unknown at this time are in pursuit of some common design or in accordance with some scheme. In criminal law, concerted action is found only where there has been a conspiracy to commit an illegal act that all share the criminal intent of the actual perpetrator acting under De Facto Badges of Fraud, id.;, the term also applies to joint-tortfeasor where there is a tort liability for conspiracy,
Answer[Admit/Acknowledge if no answer is provided]
- No. 31 Proof of Claim: you and your agency do use the red metered U.S. postage stamp most of the time or at any time. Subpoena Duces Tecum U.S. Postal Records with You!
Answer[Admit/Acknowledge if no answer is provided]
- No. 32 Proof of Claim: as to how many digits in your Bar Card; Subpoena Duces Tecum!
Answer[Admit/Acknowledge if no answer is provided]
- No. 33 Proof of Claim: That one can use the Mirror Image Rule under UCC § 1-103 (6)
Answer[Admit/Acknowledge if no answer is provided]
- No. 34 Proof of Claim: That I'll get a jury of Talesmen impaneled and sworn to try issues in the case; I Demand a personal recognizance bond issued forthwith, and respectfully demand a waiver of fees & Notice of Surety Act. With attached Bond, and with no cost; So I may appear & plea to the Charges, during I Shall "Stipulate to all the facts & accept & return the same for full settlement & closure in the transaction." I.e., UCC § 1-107+1-207: or Sua Sponte,
Answer[Admit/Acknowledge if no answer is provided]
- No. 35 Proof of Claim: That Plaintiff in combination of the Commonwealth of Virginia and IRS/IMF U.S., which are for all practical purposes because of their interlocking activity and practices and all being institutions incorporated under the laws of the UNITED STATES, are in the law to be treated as one and the same, UCC § 1-103(6)
Answer[Admit/Acknowledge if no answer is provided]
- No. 36 Proof of Claim: Even if the Defendant could be charged with waiver or estoppel as a matter of law; this is no defense of the Plaintiff,
Answer[Admit/Acknowledge if no answer is provided]
- No. 37 Proof of Claim: That Americans appearing in American Court that are represented by a Lawyer or Attorney are known to be "Wards-of-the-court". id.;, See eg, Corpus Juris Secundum, Attorney and Client, Sec. 2, 769
Answer[Admit/Acknowledge if no answer is provided]

Dated: 122ND November /2007: A.D.,
Page 13:

Certified Mail No. 7003-2268-0600-6792-83 57:

No. 38 Proof of Claim: That a "Constitution" on the "Constitution of the United States of America" was created for Governmental Restraints on Governmental Actions and not for the purpose of restraining the "People" and not to gain "jurisdiction" or "Absolute Jurisdiction", Absolute Jurisdiction being, governed by, or characteristic of a ruler of authority completely free from constitutional or other restraint; also being jurisdiction that is not restrained by a constitution or any other restraint that is created by the fraudulent, bicameral Legislative Bill, 14th Amendment that makes/presses/crimps one into becoming a United States Citizen under a regulatory scheme and through the "Buck Act" as giving the same appearance of control over Regions as over the ABSTRACT (Verb- to take without right: Ref: 70 Am J2d Bank's § 224) the Homograph and also a CONSTRUCTIVE TRUST, that is found contrary to the parties it is bound to, intent for creation, in order to work equity or frustrate fraud thus being, the invention of the creation of the Homograph/ALTER EGO/ABSTRACT, that the congress created through a local "Chamber of Commerce" TO GAIN this jurisdiction being under supposed rule of declaration "Whatever Congress Creates Congress can Rule" thus being the true root of the inducement of the spawn of the "Concert of Actions" that come after the initial creation of the ABSTRACTION, JOHN DOE, the Commercial Entity/ALTER EGO/Homograph/Doppelganger that is then ran with "Subordinately with, John Doe, the real flesh and blood man and creates the control, of the above noted "Absolute Jurisdiction", thus bringing to light the truth that all Amendments created after the Civil War are null and void due to the "Junto"/ Coup d'etat that is know also as the Bicameral Legislation that turned the Constitution into a tool for Restraint and a Bunder on the "people" and put government into a control that can only be explained into one word "Tyranny" and So-Called "Democracy", that is in all actuality a Communistic Government, that is "Out of Control" with one thing for its main purpose being "Greet", id; Notice of "Trespass by d.b.a. conversion" of copyrighted, personality

Answer: (Admit/Acknowledge if no answer is provided.)

No. 39 Proof of Claim: That Notice to Agent is Notice to Principal meaning is: said agent being Mary E. Stanley, d.b.a. an Agent working for the same Agency as the Principal, Being, US-ERS-TMF=UN as a Public Servant, Fiduciary agent showing the Delegable Duty conferred to give "Notice" to the Proper Principal, England, for the Equitable Proceeding, i.e. Certified Mail No. 7003-2260-0006792-8357, just as it was agent M. E. Stanley, d.b.a. had as agent for the Signature on return receipt to notify the Principal/Correct deliverance to Respondent, Mary E. Stanley. Thus such actions or lack thereof shall placed Respondent, Mary E. Stanley, in Dishonor and fault for the Private Administrative Remedy, as a bargain between the parties, a.k.a. Equitable Proceeding, id; In which is omission that creates a surcharge for the neglect by the Respondent, i.e. Non-use of UCC § 1-703(6).

Answer: (Admit/Acknowledge if no answer is provided.)

No. 40 Proof of Claim: that Notice to Principal is Notice to Agent being: that is to confer the Delegable Duty on the Fiduciary/Principal Agent to give Proper and Lawful, not legal, Redress to this/the situation at hand to create the proper mandatory injunction and also let it be known to fellow agents and agencies, by restrictive use only as to my notice of property and its standing for cost of infringement upon at 1.6 Million per day, Principal being Public Servant "hence" it is the Principals Duty as being a "Public Servant".

Answer: (Admit/Acknowledge if no answer is provided.)

No. 41 Proof of Claim: That Applicable to any and all Successors and/or Assignees is: Example- Jane Doe takes John Does position as d.b.a. office and mail is sent for John does d.b.a. office and Jane Doe is in current succession, it is now upon Jane Doe and applies to Jane Doe to create the "Proper" "Mandatory Injunctions" to resolve and redress the situation.

Answer: (Admit/Acknowledge, if no answer is provided.)

No. 42 Proof of Claim: The term "de facto"² on page (325) of Merriam-Webster's Collegiate Dictionary 11th Ed.: 1: ACTUAL; esp: being such in effect though not "formally recognized" (civil Liberties- 13.7:) (a de facto state of war) 2: exercising power as if legally constituted (a de facto government) 3: resulting from "economic or social factors"- rather than laws or "action of the state" (de facto segregation) Id; defalcate-vb-cated; cating; vt (1541) archaic: DEDUCT, CURTAIL vi: to "engage" in embezzlement.¹⁷

Answer: (Admit/Acknowledge, if no answer provided.)

No. 43 Proof of Claim: That anyone gaining or retaining an "Attorney" creates a Conflict of Interest by way of "Double Jeopardy" for the Manifest necessity and is MISTRIAL by the defense counsel's Attorney evident Conflict of Interest in representing both "defendant", the one accused, and the "key witness", STATE OF MAINE/UNITED STATES courts, as an "Attorney" is an officer of the court and the attorneys first duty is to the court, not the client, and whatever duties the attorney owes to the client "conflict" with the duties the attorney owes to the court, as an officer of the court in the administration of justice, the former must yield to the latter, and also, the attorney as an officer of the court is always subject to the admitting court's jurisdiction as to the "Attorney's" ethical and professional conduct and violations of those standards of conduct may result in discipline of the attorney in the form of censure, suspension, or disbarment. Thus leaving the whole court proceeding a scheme to induce the frauds that makes the/all court proceedings mistrials due to these facts. Ref: 06-491 Elliot v. United States; Barron's "Dictionary of Legal Terms" Third Edition By: Steven H. Gilis ISBN#: 13: 978-0-7647-0286-8; Corpus Juris Secundum, Attorney & Client, Sec. 4, Pg. 802. Hence the Poisonous Tree by being the inducement of the Fraud!!

Answer: (Admit/Acknowledge if no answer is provided.)

No. 44 Proof of Claim: That by an "Aggrieved Party", UCC § 7-201 (2) Aggrieved Party means a party entitled to resort or remedy, by invoking UCC § 7-107 Waiver or Renunciation of Claim or Right after breach any claim or right arising out of an alleged breach "can" be "discharged" in whole or in part without consideration by a written waiver or renunciation signed and delivered by the aggrieved party; Hence the False/Voided Judgment of the court/Fruit of a Poisonous Tree that brought brought on the secondary contract to make one surety for a bond and creates the payment of the so-called debt/True Bill/Bill of Pains and Penalties that is synonymous to a Bill of Attainder, i.e., Legislative acts, no matter what their form, that apply either to named individuals or to easily ascertainable members of a group in such a way as to pronounce sentence on them without a trial. (Now for there to be a competent and fair hearing one who is accused is supposed to be present at the hearing to defend the accusations and one is not present at the indictment hearing to defend and sentence is then pronounced without a proper hearing, but rather by a "Legislative Act" to declare if there is enough evidence to convict.) United States v. Brown, 389 U.S. 437, 448-49, 85 S.Ct. 1707, 1715, 14 L.Ed. 484, 492; United States v. Lovett, 382 U.S. 303, 315, 66 S.Ct. 1073, 1079, 90 L.Ed. 1252. An act is a Bill of Attainder when the punishment is death and a Bill of Pains and Penalties when the punishment is less severe; both kinds of punishment fall within the scope of the constitutional prohibition, U.S. Const. Art. 1, Sec. 9, Cl. 3, (as to Congress); Art. 1, Sec. 10, (as to the state legislatures). Thus The True Bill/Fruit of a Poisonous Tree/Bill of Pains and Penalties was formed by unlawful acts, in a concert of action, by way of Duplicity, Disparagement, Misjoinder, Disjunctive Allegations, Latent Ambiguity = Latent Defect, No Full Disclosure that one is in a Commercial Setting = Frustration of Purpose = Commercial Frustration, Commercial Bribery on the part of the Municipal Corporation in a Concert of Action, Moral Turpitude for the Unlawful Trespass of "De Bonis Asportatis", etc., etc., etc. Thus if one is holding one from Freedom by the use of a "Fruit of a Poisonous Tree" one is in a "Concert of Action" to all the above noted Unlawful Acts and the one being held demands, i.e., On Demand, to be released and is entitled to such a remedy as being the "Aggrieved Party". Ref: Black's Law Dictionary 6th Edition; Barron's "Dictionary of Legal Terms" Third Edition By: Steven H. Gilis ISBN#: 13: 978-0-7647-0286-8.

Answer: (Admit/Acknowledge if no answer is provided.)

No. 45 Proof Of Claim: That as the Proctor/s, Frederick Alan Pierce, and being sui juris, de jure, as the real sentient moral being, your and all agency-office's have made the "mistake of my identity, of and for the ALTER EGO/Homograph in all upper case letters name the de facto corporation "ARTIFICIAL PERSON" that sound like (me) but is not (me) because i'm the proctor of/for the real debtor NAME UCC § 3-1119, FREDERICK ALAN PIERCE as so so often the cause, i.e., res ipsa loquitur!

Answer: (Admit/Acknowledge, if no answer is provided.)

No. 46 Proof of Claim: The word "Construct" as was or is used vt (14c) to construct vt to fabricate; compile, and construe vt to interpret; to de duce; to translate page(71) and in the Marrion-Webster's Collegiate Dictionary 11th, Ed. : At Page 268- construe vt (14c) to construct: 2: to understand or explain the sense or intention of usu. in a particular way or with respect to given "set of circumstances" (H. J. R. 192, June 5th, (1933)) (construed my action as hostile) ~ vi: to construe a sentence or sentence part esp. in connection with translating, construe n. (1884) an act or the result of construing esp. by piecemeal translation, = no. 2: same page: construct n. (1933) (same year as the (said bankrupt n. at page (29) of the the websters concise dictionary: insolvent person compelled to place his affairs in the hands of creditors; vt: to cause to go bankrupt; (id.; F. R. N.) a . . . insolvent, unable to pay debt, (\$): Now back to no. 2: Construct n. (1933) 1: something constructed by the mind: as a: theoretical entity=ALTER EGO=homograph (the deductive study of abstract: of ones real name in all lower case letters; Not the SOUL=Personification)

Answer: (Admit/Acknowledge, if no answer is provided.)

No. 47 Proof of Claim: That in the Bible in GENESIS, 2-7: And the Lord God form-ed man of the "dust" of the ground, and breathed into his nostrils the breath of life; and man became a living "SOUL".

Answer: (Admit/Acknowledge, if no answer is provided.)

Proof of Claim: That on page (1192)¹ soul n. (bef. 12c) 1: the immaterial essence, animating principle, or actuating cause of an individual life 2 a: the spiritual principle embodied in human beings, all "rational" and spiritual beings, or the universe b: cap. (ones name used as an abstract=corporation entity=ALTER EGO=HOMOGRAPH) Christian Science: 7: PERSONIFICATION, RE:Pg. (925).

ANSWER: (Admit/Acknowledge, if no answer is provided.)

No. 48 Proof of Claim: That on page (925) of M-W-11th, ED, : personification n. (ca. 1755) attribution of personal qualities; esp. "representation (C. J. S.) of a thing or abstraction as a person or by the human "FOR". (see exhibits of pages from Marrion-Webster's Collegiate Dictionary: (10Ed.);

Answer: (Admit/Acknowledge, if no answer is provided.)

No. 49 Proof of Claim: That presenter of the "new presentment: No. s: that are related with any endorsements-front and back, are now been accept for value and being return for value to your office for complete "Discharge = = Zero (0) Balance in accordance with the Uniform Commercial-Code's UCC, 2-205 and UCC 3-419 and also under the "House Joint Resolution # 192, June 5th, 1933;" id., Case/Account's no's: 5;07-cv-00191, FREDERICK ALAN PIERCE that has been so as being "construed" and now causing the trespass again of my common law copyrighted of alter-ego=homograph NAME; A copy of my right under UCC § 7-103(6) as attached herewith on to; which your office using case/account no.s: 1:93-cr-00043-GZS-22 and 93-43-B as well, On-demand to discharge and the unlawfully incarcerated real person frederick alan pierce, being released immediately and unconditionally; or stand the surcharge at \$1,6-per-day + cost!

Answer: Admit/Acknowledge, if no answer is provided.)

No. 50 Proof of Claim: That this "Conditional Acceptance is not just a refusal, but my acceptance shifting the-liability" (onus probandi) back to the agent/agency, i.e. has used a BILL OF ATTAINDER is an artificice: In pursuance of well established law, "the legislative History of the Organized Crim Control-Act", was outlawed by the First Congress, because it is a Bill of Attainder.

Answer: (Admit/Acknowledge, if no answer is provide.)

No. 51 Proof of Claim: You or anyone acting as agent d. b. a., under your office of the related presentment of your Bill Of Attainder, is lawfully in vested with any lawful authority of your de facto corporation, can step out of his or her public capacity, "of law and too the Gerrymander said venue" of the guaranteed Republic form of government to transact "Private business or enforce any law of the former in the latter; Without consent or full disclosure to the sovereign and which no consent has, or was or wil be given at time, res ipsa loquitur,

Answer: (Admit/Acknowledge, if no answer is provided.)

No. 52 Proof of Claim: By: Alter Ego Doctrine: the law will disregard ones personal liability, when one page (1039) >>> "recognize ut, more at COGNITION (ca. 1532) (M-W 11th, Ed.) > d: to acknowledge-the *De Facto (CORPORATION) existence OR the (Bicameral-biomedical engineering n. (1961), id.; By (commercial) barriers to social intercourse, by separate educational facilities or by other discriminatory means: (Segregation-(M-W)-page (1125) 11th, Ed.) i.e. Is Alienation of fee simple in real property ownership; Under allocation-sentencing-procedure and is a mandatory part of a valid sentencing in the federal system

Answer: (Admit/Acknowledge, if no answer is provided.)

No. 53 Proof of Claim: BARRON'S DICTIONARY OF LEGAL TERMS, Third Edition, By: Steven H. Gilis, at page (19-20), ALTER EGO Lat: the other self, Under the doctrine of alter ego, the law will disregard the limited personal liability one enjoys when he or she acts in a corporate capacity and will regard the act as his or her personal responsibility. To invoke the doctrine, it must be shown that the corporation was a mere conduit for the transaction of private-business and "no separate identity of the individual and the corporation really existed, i.e. Concert of Action: page (86) 1. action that has been arranged and agreed upon between parties, in pursuit of some common design or in accordance with some scheme. In Criminal-law, concerted action (Sui Generis=Declaratory-Judgment-Neither legal nor-equitable!!

Answer: (Admit/Acknowledge, if no answer is provided.)

No. 54 Proof of Claim: DUPLICITY - page (148) Barron's Law: the technical invalidity resulting from uniting Two or more "Causes of ACTION in one count of a Pleading, or multiple defenses (real-ARTIFICIAL) in one plea, or multiple crimes in one count of an INDICTMENT, or two or more "Incongruous subjects in one (Bicameral)-Legislative act, all contrary to proper procedural or constitutional requirements, id.; Misjoinder!

Answer: (Admit/Acknowledge, if no answer is provided.)

No. 55 Proof of Claim: That all parties have been acting in concert, knowingly and all un-knowingly by acting as a De Facto Corporation have and still are acting one frederick alan pierce, by not recognize me or admit me as a lord or sovereign, as being one with a particular status (with Standing) and on to the right to be heard; Acknowledge or take notice of in some definite way under UCC § 1-103(6) as ones "Delegable Duty": duty that an-obligor is able to transfer to another. The term does not imply a giving up of authority-but, rather, the conferring to a FIDUCIARY of authority to another to do things that otherwise must be done by the obligor. Ones Ministerial Act - an act performed according to my explicit direction; On Demand for my immediate release, by a subordinate official allowing > "No Judgment or discretion on your part as the Judge-acting d.b.a.-Sua Sponte."

Answer: (Admit/Acknowledge, if no answer is provided.)

No. 56 Proof of Claim: One is only--by being recognize ut, to identify; to acknowledge, Recognizance n, acknowledgment of a person or THING; sum pledged as surty, page (252) THE WEBSTER'S CONCISE DICTIONARY (1994) Edition INSB# 1-55993-297-X

Answer: (Admit/Acknowledge, if no answer is provided.)

No. 57 Proof of Claim: The word "image n." out of the same dictionary: a mental picture of any object; a symbol; idol; figure of speech; ut, to form an image of; to reflect; to imagine; n, images regarded collectively; figures of speech, id.; utter=utterance-n, (15c) today=.

No. 58 Answer: (Admit/Acknowledge, if no answer is provided.)

No. 59 Proof of Claim: the word imagine ut, From the same dictionary page (155): to form in the mind an idea or image; to conjecture; to picture; to believe; to suppose; ut, to form an-image of; to picture in the mind, Imaginable a, = imaginary a, existing only in .i.i. imagination or fancy; fanciful; unreal, Imaginative a, gifted with the "creative-faculty; fanciful, Imagination n, the mental faculty; which apprehends and FORM S ideas of external "OBJECTS" the poetical faculty, id, Substance and form

Answer: (Admit/Acknowledge, if no answer is provided.)

No. 60 Proof of Claim: My Quick name, Frederick Alan Pierce; By the use of BELIE: n. (12c) was used to give false impression of (me) or to present an appearance of (me) as being FREDERICK ALAN-PIERCE, acting as an ALTER EGO d. b. a. which (i) was not in any agreement back then or now; Is no more then a "HOMOGRAPH", = a "Doppelganger", id.; Belief: n. = alter. (bel. 12c)
 Answer: (Admit/Acknowledge, if no answer is provided.)

No. 61 Proof of Claim: That by the use of "disparagement" of one(s) name that is in all lower case letters, was and is the "Bait and Switch Antifrice", is the fraud or cunning device used to - accomplish the "Quasi Contract for unjust enrichment", without any full disclosure, too said "conferred franchise, commercial trade name and/or trade-mark", as no more then the use of "Collateral Fraud that prevents (me) as the party from knowing - about ones rights or defenses and/or from having any fair opportunity to present - "Confession and Avoidance-Accept for Value, under H. J. R. 192, June 5th, (1933) as by the use of U. C. C. §§§§§ 1-207, 1-107, 1-103(6), 3-303 and/or 1-201(10) and more, any AGENT or any Agency was and is "Obligation to reveal said details; That one was or would be ACTING in and under International Law; which was in a broader sense, includes (both) Public Law and private-law; Is no more then an "ILLUSORY PROMISE" at best "Only IMPLIED CONTRACT=Nudum Pactum, which is not sufficient as "consideration for a reciprocal promise and thus cannot "Create" a valid contract, id.; This is more then "Equitable Relief from (my) Judgment case/Account(s) 93-43-B: being- ***Return [02096-036], < or Magistrate-Presentment-No. 5:07-cv-00191 now taken for value UCC3-303!
 Answer: (Admit/Acknowledge, if no answer is provided.)

No. 62 Proof of Claim: By the use of "Belief": n. [ME believe, prob. alter. of OE fr. ge-, associative prefix + to OE lyfan - more at BELIEVE] (12c) 1: a state (me) or habit of mind in which trust or confidence is placed in some person (Public Teacher) or thing (Public School): 2: something believed; (the U.S. Constitution; And not Bicameral US = Two Legislative Chambers, because of the "Flow in the U.S. Constitution Art. I Sec. 8, Cl. 17 = (1-8-77); Much like "Bicomponent: adj. (1962): being "a fiber made (created) of two polymers having "slightly different physical properties" so that the (cerated) fiber has a permanent "crimp" and "fabric(s) made from it" have "inherent bulk"-(UCC § 1-201(17)), and stretchability; Much like ones name(s) and/or one(s) polymers, having slightly different physical properties, a noun, (1958): = President-Dwight D. Eisenhower (AKA=Ike) who ok the "formation of DNA or RNA acting as a TEMPLATE" that serves as a pattern for the "Generation of another" (as messenger RNA) > OVERLAY as something that - Establishend or serves as a pattern, id.; E-PLURIBUS UNUM = crimp vt, hook, crimp, (1863).
 Answer: (Admit/Acknowledge, if no answer is provided.)

No. 63 Proof of Claim: Imago: n. pl. [NL, fr. L, Image] (ca. 1797) 2: an idealized mental image of another Person or the self; Id.; By the use of INFUSE.
 Answer: (Admit/Acknowledge, if no answer is provided.)

No. 64 Proof of Claim: The word "Capital" Cause of, involving the "Forfeiture of life;" Under the so called, "Deep Rock Doctrine," = Speculate: v. t. to "Engage" in risky commercial-transaction; By Rote,
 Answer: (Admit/Acknowledge, if not answer is provided.)

No. 65 Proof of Claim: That one learns the ABC in block letters and then ones name is told by all teachers - that is ones real name, by teaching one to learn too print the Homograph, that is and has been used too make one think it's there real name, because it was learned to make one not only think, but was told because it sounded like one real name; It's Called CONDITIONING under Thomas Jefferson, compulsory Public School(s) = CRIMP = MANDATORY=ENFORCED, That cause the Trespass of Civil Right and Liability under 13.7: now liable under civil rights statute for unconstitutional deprivation, when deprivation is "Visited pursuant to a private government Custom" (only) even though such custom has "Not received formal approval through the body's of official decision making channels, Id.; is no more then what is or has been accepted; under the rule of Necessity,
 Answer: (Admit/Acknowledge, if no answer is provided.)

No. 66 Proof of Claim: As an agent acting d.b.a. of/for the FEDERAL BUREAU PRISONS and acting of/for the U.S. DEPARTMENT OF JUSTICE, did act knowingly and willfully on your form: "EMS-409, 051-REQUEST FOR TRANSFER APPLICATION OF MANAGEMENT VARIABLE CDPM AUG 99 (FORM-Date: October the 11th, 2002; used said form to transfer said inmate name PIERCE Frederick=02096-036; was Taken for value by UCC § 3-303 and was filed with West Virginia State, in the office of the SECRETARY OF STATE, Date: May 10th, 2005: A.D. And was serviced on the Warden - Marty C. Anderson, d.b.a., Notice of Default UCC § 9-501 = Procedure When Security agreement Covers Both Real and Personal Property, Under UCC § 9-301 Persons who Take Priority Over Unperfected Security Interests; Now Rights of "Lien Creditor", < you may wish to - Ck with Betty Ireland-Secretary of State, Notice: is hereby been given by UCC 1-201(2) - and Now is this "Renunciation of Claim, my right after breach=UCC § 1-107, and § 1-108! as well the FCI BECKLEY "ROSTER/CENSUS-Sheets under UCC § 1-201(10); Please see Exhibit's > Attached herewith, and Marked as (Ex-A)(Ex-B)(Ex-C)(Ex-D)(Ex-E)(Ex-F)(Ex-G), as of this Date; a new Copyright of Homograph/Doppelgange=ALTER EGO and My DNA-RNA = Polymerase/template, has been taken by convention On Dated: 11/13/2007: its one of Two Pages, also attached - < herewith; and Now this is your new Notice too you and all agent(s) and agency(s) any-use of either: Is set at a fixed rate of \$1,6, Millinion a day at cost + and all acting D.B.A - Shall received a Bill of Equity or by a commercial Lien (This is anyones CAVEAT!

Answer: (Admit/Acknowledge, if no answer is provided.)

No. 67 Proof of Claim: That in the HOLY BIBLE (i.e. THE GIDEON'S) in GENESIS 1 at 1-26: (It says)-And God said, Let us make man in our image, after our likeness: and let them have "Dominion" over the "fish of the sea", and over the fowl of the air, and over the CATTLE, and over all the earth! And yet at GENESIS 2-20: (Its saying Adam gave names to all the Cattle, and to the fowl of the air, and to every beast of the field; (So now let see if you can answer Who name the fish of the SEA?) Next question is: In "The Voice of Authority: Merriam-Webster's Collegiate Dictionary-Eleventh Edition at page (196): cattle n. pl. chattel = personal property, esp. - more at CAPITAL (14c) at No. 2: human being esp. en (then) mass; = This is UCC § 1-201 (10) and (17); This, the cause: Cattle Call: n. a mass audition (as of actors) id.; In court-room-of-bicameral chamber=D.B.A., under-SOUNDS IN - has a connection with. Thus, through a party to a law-suit has "pleaded damages in tort, (i.e. indictment= TRUE-BILL\$;) It may be said that the "action" nevertheless - sounds in = CONTRACT if the - elements of (said) offense charged "APPEAR" to constitute a contract, rather than a tort, action; (Only after 3 days under Regulation-Z: + Truth in Lending Act: You have no-proof-claim, any Full Disclosure was ever giving to the Aggrieved Party, id.; Only was ROTE,

Answer: (Admit/Acknowledge, if no answer is provided.)

No. 68 Proof of Claim: That in the same BIBLE, at GENESIS 2-7: (it's stated:) And the Lord God form-ed man "OF the DUST of the ground," and breathed into his nostrils the breath of life; and man be-Came a living "SOUL", id.; Soul: in the same Merriam-Webster's Collegiate Dictionary-11, th, it state: on page (1192): n. (bef. 12c) 1: the immaterial essence, animating "principle", "OR" actuating-principle, "actuating cause" of an individual life!! 2a: >the spiritual - Principle-embodied-in-human-beings, < "rational and spiritual beings, (ALTER EGO=ABSTRACTION- of personal qualities; esp: representation of a THING or abstraction as a person or by the human FORM. < id.; signature - The name of a person written or subscribed by him or her-self" > that has >FORM and substance, (see) Person - "In books of the Law, as in other books, and in common speech, 'person' is often used as meaning a human being, > "But the technical legal-meaning of a 'person' is Subject of legal Rights and Duties," Gray, The Nature And Sources-Of The Law, 27, 2nd d. (1921), > This word is applied to men, women and children, who are - called natural persons, 1, 2, It is also used to denote a "CORPORATION which is an (the said- ALTER EGO) = ABSTRACT-ARTIFICIAL PERSON-that was created by the 16th, Amendment (read it)- "FOR TAXES ON INCOMES," i.e. What-ever-source-derived-Ones name in all Capitalization!! 3, But when the word "person" is spoken of in legislative acts, natural person will be - - - intended, * Unless some-thing-APPEAR in the context" (ones name in all capital LETTERS) too- show that it applies to the (Homograph) >artificial persons=by Personification: n. (ca. 1755)!

Answer: (Admit/Acknowledge, if no answer is provided.)

*** Notice by Affidavit: ***

*** Notice: Proof Of Claim; Under Rule Nisi: ***

The Conditions that are required by you, as to my satisfaction,
prior to full Acceptance, are to be answered-Point-For-Point;
On all Proof Of Claim's; One being the "Respondent personally liable my Restatement," nunc pro tunc order,
To "Recognize: ut (1532) to admit as being lord or sovereign and too recognize me as having particular status!
One, who does not Recognize or Acknowledge the De Facto Existence or the independence of or to perceive to be
something or someone previously known and I perceive clearly-I do not Recognize or Realize your Corporation,
*** Only my created kingdom! ***

CAVEAT

*** Failure to respond in (21) day's, is the time allotted shall constitute, as an operation of law,
the admission by your recognizing that all proof of claim's are true, correct and not misleading, and
as the respondent has acknowledge/admitted and now under "TACIT PROCURATION" to any or all Proof of-
Claim's and Answer's to my affidavit to all inquiries provided for you to respond within (21) Days;
By your non-response to my proof of claims shall be deemed as Res Judicata, Stare Decisis by operation
of Nihil Dicit. * Failure to respond shall constitute an Estoppel by Acquiescence, And shall be notice
TO: Ceas and Desist Collection Any Active Account's Activities Prior To Validation Of Purported debt:
Of Case=Account No.'s 93-43-B = 02096-036 = 004-38-1023, now under Proctor: No. 004381023: As to Pursuant
to the Fair Debt Collection Practices Act, 15 U.S.C. Sec. 1601, 1602 et seq. And 1-107, 1-201(10), 1-207.

Notice by Ex Officio Service, and by certified Mail No. _____,
Executed by proctor/stranger/s, _____, this Date of ____ / ____ 2007: A.D

Proof Of Claim's:

That is being used come from: THE WEBSTER'S CONCISE DICTIONARY (1994) Edition,
(But not all are not limited to.)

- No. 69 Proof of Claim: The word "capital" a. (Pg. 50): involving the forfeiture of life; first in importance:
principal (me); n. the city or town which is (or may be if one is not autonomous) the
seat of government (private) in a state or nation; the estimated total value of a-
business; -punishment n. the death penalty; capitalize n. "to take advantage of; . . ."
CAPITALIZATION n.: to provide with capital letters; to supply with capital ("FRN").
Answer: (Admit/Acknowledge, if no answer is provided.)
- No. 70 Proof of Claim: The word "disparagement" n.: unjust comparison; = in BARRON'S LAW DICTIONARY OF LEGAL
TERMS at Page (139) DISPARAGEMENT bait and switch; = A Homograph of ones name!
Answer: (Admit/Acknowledge, if no answer is provided.)
- No. 71 Proof of Claim: The word "Rote" n.: mechanical repetition; = the bait and switch homograph.
Answer: (Admit/Acknowledge, if no answer is provided.)
- No. 72 Proof of Claim: The word "revue" n.: (page 260), theatrical entertainment, partly musical comedy,
(id.; The Law of Comedy!) with little continuity of structure or plot; = CATTLE CALL:
Merriam-Webster's Collegiate Dictionary 11th, Ed. (page 196): cattle call- n. pl. -
(1952) a mass audition (as of actors); = ROTE = cattle n. pl. more at capital] RE:
No. 2, human beings esp. en-(then)-masse, = UCC § 1-201(10)+(17).
Answer: (Admit/Acknowledge, if no answer is provided.)
- No. 73 Proof of Claim: The word "revenue" n.: income derived from any source, (id.; the 13th, and 16th, . . .)
Amendment's to the U.S. Constitution = the joint Bicameral legislative act; under
"THE DEEP ROCK DOCTRINE + F.R.N. § 11)
Answer: (Admit/Acknowledge, if no answer is provided.)
- No. 74 Proof of Claim: The word "Coltaeral" a running parallel; (ones name in all lower case to also
running with the Doppelganger/ALTER EGO and as the all upper case name, the homograph; =
id.; To form and construct-ENTITY, for geometrical population growth use, capital letters.)
subordinately connected; additional (of a security); n. additional security, Page(64)!
Answer: (Admit/Acknowledge, if no answer is provided.)

*** Nunc Pro Tunc: ***

Affidavit of Denying the Corporations Existence;
Estoppel By Laches;

Sui Juris, De Jure, Under Ex Officio Services; By Certified Mail No. 1063-2260-0000-6782-83, 57;

Ex Parte, To: Mary E. Stanley, Clerk, U.S. Bankruptcy Court, P.O. Box 138801, Beckley, W.V. 26001,
Respondents Location, U.S. Bankruptcy Court, P.O. Box 138801, Beckley, W.V. 26001That I, Frederick Alan Pierce, Sui Juris, De Jure, a living Breathing man, being first duly sworn, depose and say and declare by my signature that the following facts are true, correct, and complete to the best of my knowledge and belief.That I hereby deny that the following Corporations exist: UNITED STATES, THE STATE OF MAINE or West Virginia, THE COUNTY OF KENDRICK, CLERK OF COURT'S ASSOCIATION, ALL BAR ASSOCIATIONS, the legal name, "MARY E. STANLEY, Clerk", C/O "UNITED STATES MAGISTRATE JUDGE", all legal names signed on documents, and ALL OTHER CORPORATE MEMBERS WHO ARE, OR MAY BE ASSOCIATED WITH ANY COMPLAINTS AGAINST MY NATURAL BODY, are fictions and I deny that they exist.Citation / Indictment = Disparagement

That a Disparagement, is a Bait and switch tactic for moral turpitude, depravity of the private individual and contrary to what is Customary and Accepted, by de bonis asportatis, id; trespass to personality, and I declare these actions to be fraud by inducement of using my common law copyrighted TRADE MARK/COMMERCIAL NAME. Private government will be held liable under civil rights statute for an unconstitutional deprivation when deprivation is visited pursuant to government "custom" even though such custom has not received formal approval through body's official decision making channels, 42 U.S.C.A. § 1983, (Civil Right-13,7;

I, Frederick Alan Pierce, Sui Juris, De Jure, Proctor/Relator of and for Frederick Alan Pierce ©, and any variations thereof, is *Judgment Proof and is property pursuant to common law copyright, common law copyright infringement notice attached, and is my personal private property, ©

Notice to Agent is Notice to Principal,

Notice to Principal is Notice to Agent.

Respondent now has the "onus probandi" is now upon the respondent and under Regulation Z, Truth and Lending Act, the respondent has a unit of 3 days, 72 hours, to rebut or under Nihil Dicit and under tacit procuration this Affidavit will stand as a point of law.

Applicable to any and all Successors and/or Assignees,

I, Frederick Alan Pierce, Sui Juris, De Jure, hereby declare that I am a Hebrew Man of the tribes of Israel, I am an Ascendant of Shem, Abraham, Isaac, and Jacob. I am a Native born American and a Stranger Sojourner in the land of my birth. I am not now nor have I ever been a citizen of the UNITED STATES. All claims made here are true, complete, and correct and not false in any way, or any worldly country an/or realm by any matrix statement.Personally appeared as a Quick Ascendance, Lord, Frederick Alan Pierce, Sui Juris, De Jure, to attest and affirm as the one executing the foregoing document and is a natural flesh and blood person.Witness By: Mantle: Justice of the Peace, Witness By: Mantle: Justice of the Peace

*No person: shall be attained of high treason where corruption of blood has incurred, but by the oath of two witnesses, &c. Stat. 7 and 8, W. 3, : To taint, "as the credit", of jurors, convicted of giving false "Verdict". This is done by "Special writ of attainr, Bill of Attainder= id; Reputation :

Res + Willy = Insipid - In-Rem = Rote = Inanimate! (> id; Has taking on the "Mantle" Chief Executive, "Without prejudice" UCC § 1-207, 1-201(2) and § 1-107: On Demand, UCC § 1-201(19)(34)(35)(36),

Frederick Alan Pierce, Proctor, < > Plantagenet-adj: Proof of Claim, < id; Adopted.FREDERICK ALAN PIERCE © (AKA) Notice: Written Renunciation UCC § 1-107: By Aggrieved Party, and any Variation thereof (ies) and also, for Repudiation Duly=Duplicity=Derivative Action as Holder-In-Due-Course, (Per Curiam) only asserted as an "illusory Promise", Quasi Contract, id; Anticipatory Breach=Voluntary Disablement to Trustee, but not individually (Seal) UCC § 1-201(10) "Conspicuous": Non-Negotiable Bill of Priority -- Preferred Stock (Stranger) Lading, whom it is to operate as printed in CAPITALS, © Pre-Paid -- Exempt from Levy, (the Proctor)Executed on this Day, 22nd of March, 2007, At Beckley, W.V.
H. J. R. 192, June 5th, 1933:Proctor/S, Frederick Alan Pierce, Sui Juris, De Jure,

Page 21.

*** Witness's Taking on the "Mantle of Justice of The Peace;

signature: adam nicholas: caneysignature: [Signature]

County Raleigh
West Virginia state-republic
united States of America

Asseveration

Ford: Frederick Alan Pierce, de jure

Only in capacity as beneficiary to the Original Jurisdiction
NOTICE OF SURETY ACT AND BOND

Re: UCC Contract Trust Account Number 009181023-00439-1023

Ford: Bond to Case(s)/Account(s) No's: 94-43-B and 5:07-cv-00191:

KNOW ALL MEN BY THESE PRESENTS; I, Fredrick Alan Pierce, Principal, Titled Sovereign, neutral, surety, guarantor, a free man upon the free soil of West Virginia State, state that I am not a corporation, am a living being, of legal age, competent to testify, have personal first-hand knowledge of the truths and facts stated herein as being true, correct, complete, certain, and not misleading.

Ford: I, Fredrick Alan Pierce, of my own free will and accord, in the presence of the Almighty Creator, in capacity as beneficiary to the Original Jurisdiction, in good conscience, do willingly undertake to act as surety, to pledge and provide private bond, in the amount of twenty-one Dollars in Silver coinage, minted by the American Treasury (at the legal and lawful 24 to 1 ratio prescribed by law), united States of America, Lawful coin dollars of the united States of America, personally held in my ownership and possession. This undertaking is in accordance with Article VII in the Bill of Rights of the Constitution of the United States.

This bond is to the credit of the private party listed hereon, Ford: Frederick Alan Pierce, capacity as beneficiary to the Original Jurisdiction, by his appellation, as full faith and credit guarantee to any Lawful Bill in Redemption, duly presented under Seal in Lawful specie money of the account of the united States of America, Original Jurisdiction, to wit, pursuant and in parity to the cost/expense ratio of Senate Bill 70 on file with this State.

The Bill of Redemption is a tender as set-off for any alleged contract, agreement, consent, assent purportedly held, as an obligation of duty against FREDERICK ALAN PIERCE, DE JURE, as to cause an imputed disability, or presumption against the capacity, Rights and powers of Ford: Pierce Absolute. The specific intent of the bond, under seal, is to establish, by My Witness, the good credit and Lawful money specie of Twenty One U.S. Silver Dollars, minted coin.

Ford: I, Pierce, manifest, do make this surety, pledge, bond, under my seal, as full faith and credit guarantee, to any Lawful Bill, duly presented, to Me under Seal, under penalties of perjury, in lawful money of account of the united States of America, in the matter of correct public judicial/corporate actions in the forum of Original Rules, Original Jurisdiction, for the benefit and credit of the peculiar private party listed above and their heirs and assigns.

Certified Mail No. 7003-2260-0000-679293571.

PUBLIC NOTICE AND SURETY BOND - Page 1 of 4,
cc: Filed with the County Recorder and Director of the Mint.



The intent of the bond, under Seal, is to establish, by My witness, the good credit, in the sum certain amount of at least twenty-one dollars in silver coinage, which carries no debt obligation worldwide, minted by the American Treasury, united States of America, Lawful specie dollars of the united States of America, available to bond the actions of the private party listed above, and further, in reservation of Rights under common law and customs of the united States of America, Original Jurisdiction, Original Rules, has, before this assembly of Men, a bond in tender of twenty-one Dollars Silver, Coinage Act of A.D. 1792, Bond of Identity and Character as proof positive, competent evidence, ~~21 Dollars Silver~~ cannot be bankrupt, the causa dependi, not cessio honorum, or a forma pauperis, dolus trust FREDERICK ALAN PIERCE © adhesion by convention.

The life of this bond covers five (5) years from the date entered below unless the claimant enters a true bill of particulars and all related causes of action and advice of counsel (who claimant works for?) and information with testamentary documentation under the penalties of perjury per Title 26 USC 6065 into evidence in the case of the peculiar private party listed above, in which case the life of the bond shall be extended for two (2) years after such documentation has been presented under the penalties of perjury per Title 26 USC 6065 in the case of the peculiar party listed above, whereby, by the signature Jurat and Seal of ~~Frederick Alan Pierce~~ in the capacity as beneficiary of the Original Jurisdiction, surety, guarantor herein confirms, attests and affirms this bond. All assumptions and presumptions have to be proven in writing, signed and sealed before three witnesses as a valid response, if any.

Upon failure to respond required under the three (3) day grace period under Truth in Lending, Regulation Z, to respond and rebut, point for point, this Notice of Surety Act and Bond, from receipt, U.C.C. § 1-204, unless a request for an extension of time is presented in writing, claimant is hereby collaterally estopped from any further adversarial actions against the peculiar private party listed above, and for good cause not limited to the laws of collateral estoppel, coercion, fraud and want of subject matter jurisdiction, the peculiar private party listed above demands that the cause(s) be vacated, dismissed, and the accounts be immediately discharged with prejudice. A lack of response or rebuttal under the penalties of perjury means claimant assents to this Notice of Surety Act and Bond, and that a fault exists, U.C.C. § 1-201(16), creating fraud through material misrepresentation that vitiates all forms, contracts, testimony, agreements, etc., express or implied, Ab Initio, U.C.C. § 1-103, of which claimant may rely upon, and there is no longer consent or assent for any demand of payment being ordered or levied against the peculiar private party listed above, and the peculiar private party listed above demands further that the record be expunged and that the records and facts of the captioned matter(s) attached hereto be turned over to the Office of Homeland Security, and any other interested federal agency, for their investigation of violations of federal law, and any interlocking agencies, et al. Failure to comply pursuant to the Truth in Lending Act will negate all remedies for claimant. Any Third Party that is compelled to serve will make claimant liable for civil and/or criminal prosecution in accordance with the Erie and Clearfield Doctrines.

NOTICE TO AGENT IS NOTICE TO PRINCIPAL
 NOTICE TO PRINCIPAL IS NOTICE TO AGENT
 APPLICABLE TO ANY AND ALL SUCCESSORS AND/OR ASSIGNEES

PUBLIC NOTICE AND SURETY BOND - Page 2 of 4,
 cc: Filed with the County Recorder and Director of the Mint.

Certified Mail Number: 7003-2260-0000-6782-8357 .



Teste Meirso

Dated this 22nd day of November, 2007, A.D.

1/1 Frederick Alan Pierce, Lord, Secured Party,
only in capacity as beneficiary of the Original Jurisdiction.

ALL RIGHTS RESERVED WITHOUT PREJUDICE, U.C.G. § 1-308

County of Raleigh)
West Virginia state) SS:

Lord: Frederick Alan Pierce, known by Me or made known for Me, by proper identification, is hereby duly sworn, certified, verified, and exemplified, pursuant to applicable state statutes, this 22nd day of November, 2007, A.D.

1/1 Lord: Frederick Alan Pierce, De Jure
Notary Manilla of Justice of the Peace
(Notary Seal)

My Commission Expires: good forever

Res/In Rem

Under Protest

Lord Frederick Alan Pierce and proctor,
FREDERICK ALAN PIERCE © Alter Ego:
and any and all variations thereof (ie.)
and also Holder-In-Due-Course,
Trustee, but not individually,
Priority — Preferred Stock
Pre-Paid — Exempt from Levy,
H.L.R. 192, June 5th, 1933.



Under Protest

Sojourner - FR-1 - Stranger

Proctor:

1/1 Lord: Frederick Alan Pierce
Holder-In-Due-Course,
of /for the Alter Ego and any
and all variations thereof.

Filed with the County Recorder,
Certified Mail Receipt Number: N/A

Filed with the Director of the Mint,
Certified Mail Receipt Number: N/A

PUBLIC NOTICE AND SURETY BOND - Page 3 of 4
Certified Mail Receipt Number: N/A
Ex Officio Service,
Nunc Pro Tunc



ID# 8-20-41

SILVER SURETY BOND

County of Raleigh

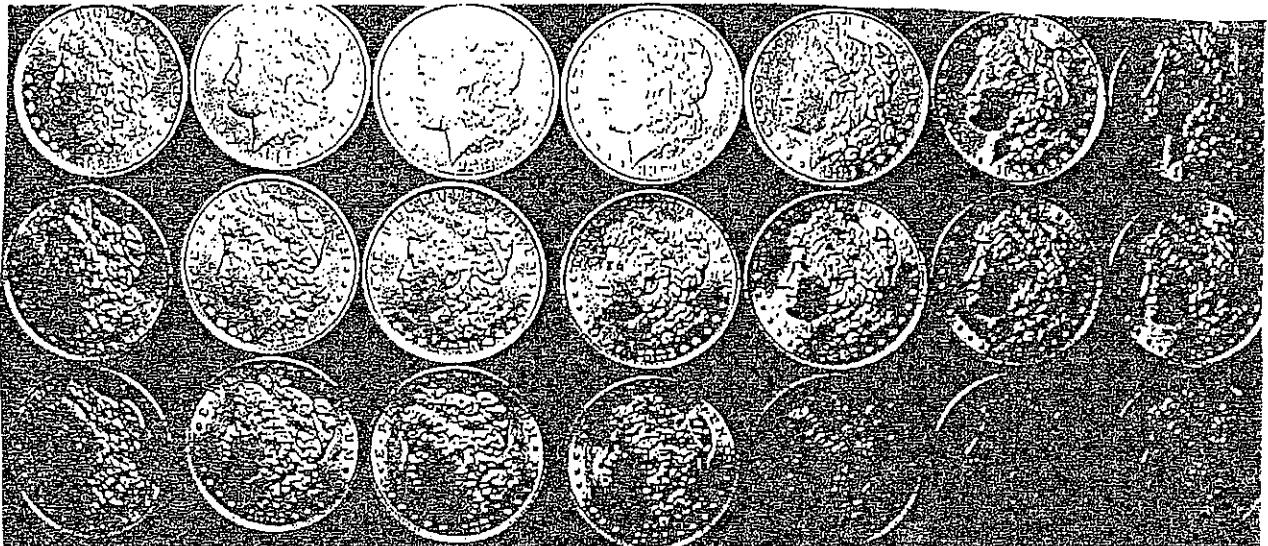
State of West Virginia

*** Non-dolus ***

I, Frederick Alan Pierce hold in my possession United States Minted Silver Coin (see affidavit), and do hereby enter myself security for costs in the cause, and acknowledge myself bound to pay or cause to be paid (effect payment) all costs which may accrue in such actions upon proof of claim and proof of loss to any party injured by an UNBONDED claim that is presented against FREDERICK ALAN PIERCE. And, I, Frederick Alan Pierce underwrite with my private exemption, UCCS-3-303/3-419/HJR, 1921 P933 ©, S.S.# and all such costs that may be proven.

Date: 22nd day of November, 2007; A.D. 15/ Frederick Allen Perea
Proctor Agent:

Actio non datur non damnificato



*** JUSTIFICATION FOR SURETY SUBROGATION TO F.R.N.I. INVISIBLE CONTRACT'S: ***

To: 26 USC §§ 3121(e)(1) and 26 USC 7701(a)(9): "State, of Columbia; Commonwealth of Puerto Rico, Virgin Islands, and American Samoa," As well "United States" and the District of Columbia, id.; "Omibus Acts, of the 86th, Congress - Volume 73, (1959) and Volume 74, (1960), Their the Public Law,

87-70-, 86-624, > This points out the crafty way Congress/as a government uses correct English, and how Congress "CHANGES words by using their definitions, i.e. by anomalous, using the 16th, Amendment Created Abstract, ARTIFICIAL PERSON, "Being, (Key word) > "DERIVED", which was use in the 16th, Amendment, as stated hereat: Congress shall have power to lay and collect taxes on "incomes", *From whatever Source derived"; without apportionment among the several State(s), and without regard to any "census" or enumeration. = (0): < > This the word Census had to get change to the word INCOME=Doppelganger.

Res/In Rem, under copyright, Homograph (n.) + Doppelgänger! UCC § 3-419:

id); The Upper & Lower case name FREDERICK ALAN PIERCE, All Capital NAME, FREDERICK ALAN PIERCE
and any Variation thereof (ies), Holder-In-Due-Course, Trustee, but not individual, Priority -- Preferred
Stock, -- Pre Paid, -- Exempt from Levy, under H.R. 192, June 5th, (1933) (C.E.)

Witness By: Adam Nicholas Casey Witness By: [Signature]
 *No person shall be attainted of high treason where corruption of blood is incurred, but by the oath of two witnesses, &c. Stat. 7 and 8, W. 3: To taint, "as the credit", of jurors, convicted of giving false "VERDICT," This is done by "Special writ of attainder" = Bill of Attainder.
 id. Reputation: > As too the a Stranger/Ponctor/S. James Adam Plant, his grand
 Page 4 of 4

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